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June 9, 2016

VIA ECF

Honorable Denise L. Cote
United States District Judge
United States District Court for the Southern District of New York
500 Pearl Street, Courtroom 15B
New York, NY 10007

Re: *William Lawrence v. International Business Machine Corp. and Seterus, Inc.*, Case No. 1:12-cv-08433-DLC

Dear Judge Cote:

I write as counsel to defendants International Business Machines Corporation and Seterus, Inc. (together, “Defendants”) in the above-referenced matter. Rule 3.G. of Your Honor’s *Individual Practices in Civil Cases* states that “[i]f a motion is not decided within 60 days of the time that it has become fully briefed, counsel for the movant shall send a letter to alert the Court.” In accord with that Rule, we respectfully wish to alert the Court that the Defendants’ Motion to Dismiss, ECF Nos. 41-42, has been fully briefed for 60 days.

Respectfully submitted,

/s/ Michael E. DeLarco
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cc: David Scher (*via CM/ECF*) (counsel for Plaintiff)
Andrew Witco (*via CM/ECF*) (counsel for Plaintiff)
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